Exhibit 100

	Page 1
1	
2	IN THE UNITED STATES DISTRICT COURT
	FOR THE SOUTHERN DISTRICT OF NEW YORK
3	Case No. No. 1:22-cv-00983-VEC
4	NIKE, INC.,
5	Plaintiff,
6	-against-
7	STOCKX LLC,
8	Defendant.
	х
9	
10	August 22, 2023
	9:06 a.m.
11	
12	Video-Recorded Deposition of
13	ROBERT L. VIGIL, Ph.D., an Expert Witness,
14	taken by Plaintiffs, located at DLA Piper,
15	1251 Avenue of the Americas, New York, New
16	York, taken before Dawn Matera, a Certified
17	Shorthand Reporter and Notary Public for the
18	State of New York.
19	
20	
21	
22	
23	
24	
25	

1	Page 2	1	Page 4 ROBERT L. VIGIL
2 A	APPEARANCES:	1	
3	DLA PIPER Attorneys for Plaintiff	2	Defendant StockX joined by Chris Ford,
4	1251 Avenue of the Americas	3	and Clara Correa from Debevoise and
_	New York, New York 10020	4	Laura Lewis from StockX.
5	(212)335-4500 By: MARC MILLER, ESQ.	5	THE VIDEOGRAPHER: Will the
_	marc.miller@dlapiper.com	6	court reporter please swear in the
7	-and-	7	witness and then counsel may proceed.
8		8	ROBERT L. VIGIL, Ph.D., the
9	By: JANE WISE, ESQ. jane.wise@dlapiper.com		Witness herein, having first been duly
"	500 Eighth Street, N.W.		sworn by the Notary Public, was examined
10	Washington, D.C. 20004		and testified as follows:
11 12	DEBEVOISE & PLIMPTON LLP		
	Attorneys for Defendant		EXAMINATION BY
13	66 Hudson Boulevard New York, New York 10001		MR. MILLER:
14	(212)909-6000	14	Q. Good morning, Dr. Vigil.
15	By: CARL RIEHL, ESQ.	15	A. Good morning.
16	criehl@debevoise.com CLARA CORREA, ESQ.	16	Q. Just a couple of housekeeping
	ccorrea@debevoise.com	17	matters before we get started. Ms. Lewis
17	-and-		from StockX is here in the room so if at
18			any point my questions or your answers
19	By: CHRISTOPHER S. FORD, ESQ. cford@debevoise.com		touch on material that has been
19	650 California Street		
20	San Francisco, California 94108		designated by Nike as highly
21 22 A	Also Present:		confidential, outside counsel eyes' only,
23	ADRIAN CHEMEL, Legal Videographer		let's try to be aware of that and we will
24	LAURA LEWIS, ESQ., In-House Counsel StockX		take a pause and ask Ms. Lewis to leave
25	~000~	25	the room.
	Page 3		Page 5
1		1	ROBERT L. VIGIL
2	THE VIDEOGRAPHER: Good morning.	2	MR. MILLER: If that's okay with
3	We are going on the record at	3	counsel?
4	a.m. on August 22nd, 2023. This is	4	MR. RIEHL: Yes.
5	media unit 1 of the video-recorded	5	MR. MILLER: Okay.
6	deposition of Robert Vigil in the	6	Q. Okay with you, sir?
7	matter of Nike, Inc. versus StockX LLC	7	A. Yes, I don't know specifically
8	filed in the United States District	\ \(\rac{1}{\rho} \)	what has been designated as outside
9	Court, Southern District of New York,	9	3
10	case number 1:22-CV-00983. The		StockX will know that.
11	location of the deposition is DLA	11	Q. Understood, I just want
12	Piper, 1251 Avenue of the Americas,		everyone in the room to be aware so we
13	New York, New York.	13	can all have our antenna up for that,
14	My name is Adrian Chemel	14	okay?
15	representing Veritext and I am the	15	A. Okay.
16	videographer. The court reporter is	16	· · · · · · · · · · · · · · · · · · ·
17	Dawn Matera from the firm Veritext.		housekeeping. I want to ask, I see you
18	Counsel will now state their		have brought copies of expert reports in
1			
19	appearances for the record.		front of you on the table?
20	MR. MILLER: Good morning. Marc	20	
21	Miller from DLA Piper on behalf of	21	Q. Can you please identify what
22	Plaintiff Nike, Inc. and I am joined	22	those are?
23	by my colleague Jane Wise.	23	A. Yes, I bought a copy of my
24	MR. RIEHL: I am Carl Riehl from	24	first amended rebuttal report that was
25			
25	Debevoise & Plimpton on behalf of	25	submitted yesterday and a redline version

2 (Pages 2 - 5)

Page 1	
1 ROBERT L. VIGIL	1 ROBERT L. VIGIL
2 A. Because when they remove the	2 remove the alleged false advertising
3 alleged false advertising claims, the 4 volume of their trades didn't decrease as	3 claims in September of 2022? 4 A. I am not aware of that, but I
5 Mr. Hansen suggests it would. So yes,	5 would not expect that to be the case in
6 they did not avoid incurring those 7 expenses that were related to the Nike	6 light of the fact that the volume of Nike 7 and Jordan trades did not decrease after
8 and Jordan trades.	8 that change was made.
9 Q. Did StockX lay off any	9 Q. Did StockX avoid any
10 employees as a result of its decision to	10 maintenance costs as a result of its
11 remove the allegedly false advertising	11 decision to remove the allegedly false
12 claims in September of 2022?	12 advertising claims in September of 2022?
13 A. I am not aware of that	13 A. I am not aware of that, but you
14 happening.	14 also wouldn't expect that in light of the
15 Q. Did StockX terminate any real	15 fact that the volume of Nike and Jordan
16 estate leases as a result of its decision	16 trades did not decrease as Mr. Hansen
17 to remove the allegedly false advertising	17 suggests that it would have after the
18 statements in September of 2022?	18 change was made.
19 A. I am not aware of that and I	19 Q. Are you aware of any class of
20 wouldn't expect that, given that the	20 categories that StockX avoided as a
21 volume of Nike and Jordan trades didn't	21 result of its decision to remove the
22 change. Didn't decrease.	22 allegedly false advertising statements in
23 Q. Did StockX decide not to renew	23 September of 2022?
24 any real estate leases as a result of its	A. No, but I wouldn't expect that
25 decision to remove the alleged false	25 they would avoid costs if the volume of
Page	227 Page 229
Page 1 ROBERT L. VIGIL	Page 229 1 ROBERT L. VIGIL
1 ROBERT L. VIGIL 2 advertising claims in September of 2022?	
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58 (Pages 226 - 229)

Page 230 Page 232 1 ROBERT L. VIGIL 1 ROBERT L. VIGIL 2 2 under which it was produced. And so my recollection is that Q. You have no understanding of 3 the Excel spreadsheet had two worksheets. 4 whether this document was produced for 4 One that said "Observed Sales" and the 5 the first time in connection with your 5 other said "Observed Transactions." And 6 rebuttal expert report? 6 so I wasn't clear which was which. 7 A. I don't. Q. Let's focus then on the sheets 8 Q. How was this document prepared? 8 that have the title "Observed Sales." 9 A. I don't know. 9 Where did the information regarding Q. Who prepared this document? 10 GOAT's observed sales come from in column 10 A. I don't know. 11 B? 11 Q. Did you speak with anyone at 12 12 A. It came from StockX. 13 StockX about this document? 13 Q. Do you have any further 14 A. No. 14 information beyond that where it came Q. What representations were made 15 from? 15 16 to you about this document? 16 A. No. A. That these represented the 17 Q. And no one at StockX told you 18 weekly volumes of sales and transactions 18 how they acquired this information? 19 on the GOAT and StockX platforms over the A. No. It's my understanding that 20 relevant period. 20 this is information that they keep in the Q. Who made those representations 21 normal course of business that I believe 21 22 they looked at in the past. I just don't 22 to you? A. It could have been someone from 23 recall specifically where they obtained 24 it. 24 StockX, I don't recall. 25 Q. I just asked you if you spoke Q. In the observed transactions Page 231 Page 233 1 ROBERT L. VIGIL 1 ROBERT L. VIGIL 2 to anyone at StockX about this document, 2 sheets, where did the information in 3 and you said no. Are you changing your 3 column B come from? 4 testimony now? 4 A. Same answer. 5 Q. You just understand that it 5 A. I don't recall one way or the 6 came from StockX? 6 other. 7 Q. Did you learn --7 A. StockX provided the A. I have an understanding of what 8 spreadsheet. I don't remember where they 9 these data are. I can't recall. 9 got the information that's contained in 10 Q. You just don't know how you 10 the spreadsheet. 11 learned it? Q. And you never asked anyone at A. I can't recall the, where the 12 StockX how they obtained this information 12 13 understanding came from. 13 from GOAT? Q. In column B, I see the heading 14 A. No. 15 "GOAT" in row 1, correct? 15 Q. Did you ask them whether they 16 actually obtained this information 16 A. Yes. 17 Q. Where did the information on 17 directly from GOAT? 18 column B on this sheet come from? A. No, because whether they 19 obtained it from GOAT directly, or A. Well, I think it's a little 20 hard to say by looking at this printout, 20 whether they obtained it from some other 21 because my recollection is that the --21 third-party source it doesn't really 22 oh, I am sorry, I see it now. If you 22 matter. 23 look at the bottom of the pages it says, 23 Q. Why not? 24 "Observed sales or observed 24 A. Because it's not unusual to 25 transactions." 25 rely on information that comes from third

59 (Pages 230 - 233)

	Page 262	1		Page 264
1		1 2	INDEX	
2	ACKNOWLEDGMENT OF DEPONENT		Witness Page	
3			ROBERT L. VIGIL, Ph.D. 4	
4	I have read the foregoing	5	EVILDITE	
5	transcript of my deposition and except	6 7	EXHIBITS Vigil Page	
6	for any corrections or changes noted on		Exhibit 1 Expert report of Dr. Vigil 32	
7	the errata sheet, I hereby subscribe to		with attachments	
8	the transcript as an accurate record of	9	Each this 2 Dahasta I East at Damast of 100	
9	the statements made by me.	10	Exhibit 2 Rebuttal Expert Report of 108 Robert Vigil, June 2nd,	
10	·	10	2023	
11		11		
12	ROBERT L. VIGIL, Ph.D.	10	Exhibit 3 First Amended Rebuttal 108	
13	ROBERT E. VIOLE, III.D.	12	Expert Report of Robert L. Vigil, August 21st, 2023	
14		13	Vigii, Nugust 213t, 2023	
	SUBSCRIBED AND SWORN before		Exhibit 4 Redline report 110	
		14	7.111.75	
	and to me this day of,	15	Exhibit 5 Document Bates stamped 114 STX0806055	
	2023.		Exhibit 6 Document Bates stamped 229	
18			STX0806054	
19		17		
20	NOTARY PUBLIC	18 19	~0Oo~	
21		20		
22		21		
23	My Commission Expires:	22		
24	•	23		
25		24		
45		25		
23	D 46	25		D 265
	Page 263	1		Page 265
1			ERRATA SHEET VERITEXT	Page 265
1 2	Page 263 CERTIFICATION	1 2 3	VERITEXT	Page 265
1 2 3	CERTIFICATION	1 2 3 4 I	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023	Page 265
1 2 3 4	CERTIFICATION I, DAWN MATERA, a Notary Public	1 2 3 4 I	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do	1 2 3 4 I	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023	Page 265
1 2 3 4 5 6	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify:	1 2 3 4 I 5 5 I 6 5	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5 6 7	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony	1 2 3 4 II 5 1 6 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5 6 7 8	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by	1 2 3 4 I 5 5 I 6 5	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5 6 7 8 9	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a	1 2 3 4 II 5 1 6 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5 6 7 8 9	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a true record of the testimony given by	1 2 3 4 II 5 1 6 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5 6 7 8 9	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a	1 2 3 4 1 1 1 5 5 1 6 7 8 9 9 1	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5 6 7 8 9	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a true record of the testimony given by	1 2 3 4 1 1 2 5 5 1 6	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5 6 7 8 9 10 11 12	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a true record of the testimony given by said witness.	1 2 3 4 11 1 5 5 1 6 6 - 7 7 10 11 11 11 11 - 1 1 1 1	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5 6 7 8 9 10 11 12 13	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a true record of the testimony given by said witness. I further certify that I am not related to any of the parties to this	1 2 3 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5 6 7 8 9 10 11 12 13 14	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a true record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I	1 2 3 4 1 1 2 5 5 1 1 1 2 5 7 2 5 1 1 1 2 5 1 1 2 5 1 1 2 5 1 1 2 5 1 1 3 5 1 4 5 1 1 4 5 1 1 1 4 5 1 1 1 1 1 1 1	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5 6 7 8 9 10 11 12 13 14	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a true record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of	1 2 3 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a true record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of this matter.	1 2 3 4 1 1 2 5 5 1 1 1 2 5 7 2 5 1 1 1 2 5 1 1 2 5 1 1 2 5 1 1 2 5 1 1 3 5 1 4 5 1 1 4 5 1 1 1 4 5 1 1 1 1 1 1 1	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a true record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have	1 2 3 4 1 1 1 2 5 5 1 1 1 2 5 1 1 1 2 5 1 1 1 1	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a true record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my hand this 23rd day of	1 2 3 6 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a true record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my hand this 23rd day of August.	1 2 3 4 1 1 5 5 1 1 1 2 5 1 1 1 2 5 1 1 1 5 5 1 1 1 5 5 1 1 1 5 5 1 1 1 7 5 1 1 1 1	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D.	Page 265
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a true record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my hand this 23rd day of August, 2 Dawk Material	1 2 3 4 1 1 1 2 1 1 2 1 1 2 1 1 2 1 1 2 1	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D. PAGE/LINE(s)/ CHANGE REASON	Page 265
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	CERTIFICATION I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a true record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my hand this 23rd day of August.	1 2 2 3 6 4 1 1 5 5 1 1 1 2 2 1 1 1 2 1 1 1 1 1 1 1	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 VITNESS'S NAME: ROBERT L. VIGIL, Ph.D. PAGE/LINE(s)/ CHANGE REASON	Page 265
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a true record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my hand this 23rd day of August, 2 Dawk Material	1 2 3 4 1 1 2 5 1 1 6 7 1 1 1 2 1 1 3 1 1 1 1 1 1 1 1 1 1 1 1 1	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D. PAGE/LINE(s)/ CHANGE REASON	Page 265
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a true record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my hand this 23rd day of August, 2 Dawk Material	1 2 3 4 1 1 2 5 1 1 6 7 1 1 1 2 1 1 3 1 1 1 1 1 1 1 1 1 1 1 1 1	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D. PAGE/LINE(s)/ CHANGE REASON	Page 265
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	I, DAWN MATERA, a Notary Public for and within the State of New York, do hereby certify: That the witness whose testimony as herein set forth, was duly sworn by me; and that the within transcript is a true record of the testimony given by said witness. I further certify that I am not related to any of the parties to this action by blood or marriage, and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my hand this 23rd day of August, 2 Dawk Material	1 2 2 3 6 4 1 1 5 5 1 1 1 2 2 1 1 3 2 1 1 1 1 1 1 1 1 1 1 1	VERITEXT CASE NAME: Nike, Inc. v StockX LLC DATE OF DEPOSITION: August 22, 2023 WITNESS'S NAME: ROBERT L. VIGIL, Ph.D. PAGE/LINE(s)/ CHANGE REASON	Page 265

67 (Pages 262 - 265)

Deposition Date: 8/22/2023 Deponent: Dr. Robert L. Vigil – Errata Sheet Case Name: Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC)				
Page(s): Line(s)	Now Reads	Should Read	Reason	
10:12-13	would be the most important .	would be very well supported .	Clarification	
20:25	They can use	They tend to use	Clarification	
23:21	expect report	expert report	Transcription Error	
24:5	sneaker-heads	sneakerheads	Typographical Error	
24:7-8	include the deposition	include, I believe , the deposition	Clarification	
29:8	conversation with StockX	conversations with counsel for StockX	Transcription Error	
30:3	do anything to	do anything else to	Transcription Error	
33:13	Consulting, LLC	Consulting LLC	Typographical Error	
35:15	Edwards Life Sciences	Edwards Lifesciences	Typographical Error	
35:16	Merrill Life Sciences	Meril Life Sciences	Typographical Error	
37:16	Edward	Edwards	Clarification	

Deposition Date: 8/22/2023 Deponent: Dr. Robert L. Vigil – Errata Sheet Case Name: Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC) Page(s): **Now Reads Should Read** Reason Line(s) **Life Sciences** Lifesciences Typographical Error 37:16-17 Typographical error 39:23 team's **Teams** 40:16 And does And what does Transcription Error Transcription Error 44:11 that **were related** to that **relate** to Transcription Error 44:22-23 or **to** the extent or the extent Transcription Error 47:23-24 mentioned related mentioned also related Transcription Error 55:16 relative relevant variable and the fixed variable costs and the fixed Transcription Error 64:25 costs costs 66:22 platform trading platform's trading Transcription Error determinative. What is determinative. **That** what Transcription Error 70:17 is 73:23 actually Transcription error actual believes whether believes regarding whether Transcription Error 73:23-24

Deposition Date: 8/22/2023

<u>Deponent</u> : Dr. Robert L. Vigil – Errata Sheet <u>Case Name</u> : Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC)				
Page(s): Line(s)	Now Reads	Should Read	Reason	
77:13	Brian	Ryan	Transcription Error	
77:22-23	Diraj Chaudhry	Dheeraj Chaudhary	Typographical Error	
100:5-6	King and Spaulding	King & Spalding	Transcription Error	
100:7	TG Linea	TIGI Linea	Transcription Error	
101:22	sneaker-heads	sneakerheads	Typographical Error	
105:9	premiums, to such an extent	premiums, and so to the extent	Transcription Error	
105:22	anything	any	Transcription Error	
118:2	contribution market	contribution margin	Transcription Error	
118:14	categories data	categories of data	Transcription Error	
123:11	company's	companies	Typographical Error	
126:21	Other than I	Other than that I	Transcription Error	
129:6	there is	bears on	Clarification	

<u>Deposition Date</u>: 8/22/2023 <u>Deponent</u>: Dr. Robert L. Vigil – Errata Sheet <u>Case Name</u>: Nike Inc. v. StockX LLC, No. 22 CV 983 (VC)

Case Name: Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC)				
Page(s): Line(s)	Now Reads	Should Read	Reason	
136:22	Stockx's	Stock X 's	Typographical Error	
136:19	Stockx's	Stock X 's	Typographical Error	
136:20	Stockx's	Stock X 's	Typographical Error	
138:3	Stockx's	Stock X 's	Typographical Error	
138:7	Stockx's	Stock X 's	Typographical Error	
138:11	Stockx's	StockX's	Typographical Error	
138:17	Stockx's	Stock X 's	Typographical Error	
138:20	Stockx's	Stock X 's	Typographical Error	
138:23	of false claims	of the alleged false claims	Transcription Error	
139:2	Stockx's	StockX's	Typographical Error	
139:8	Stockx's	Stock X 's	Typographical Error	
139:12	for alleged	for the alleged	Transcription Error	
139:15	Stockx's	Stock X 's	Typographical Error	

<u>Deposition Date</u>: 8/22/2023 <u>Deponent</u>: Dr. Robert L. Vigil – Errata Sheet

Case Name: Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC)				
Page(s): Line(s)	Now Reads	Should Read	Reason	
139:20	Stockx's	Stock X 's	Typographical Error	
139:23	Stockx's	Stock X 's	Typographical Error	
139:16	Nike	StockX	Clarification	
139:24	sale and of	sale of	Transcription Error	
140:4	Stockx's	Stock X 's	Typographical Error	
141:10	Stockx's	Stock X 's	Typographical Error	
142:25	legitimate	illegitimate	Transcription Error	
143:24	Stockx's	Stock X 's	Typographical Error	
144:4	Stockx's	Stock X 's	Typographical Error	
144:5	contain 99.6	maintain a 99.6	Transcription Error	
145:10	Stockx's	Stock X 's	Typographical Error	
145:19	Stockx's	Stock X 's	Typographical Error	
146:25	Stockx's	StockX's	Typographical Error	

<u>Deposition Date</u>: 8/22/2023 <u>Deponent</u>: Dr. Robert L. Vigil – Errata Sheet <u>Case Name</u>: *Nike*, *Inc*. v. *StockX LLC*, No. 22 CV 983 (VC)

Case Name: Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC)				
Page(s): Line(s)	Now Reads	Should Read	Reason	
147:6	Stockx's	Stock X 's	Typographical Error	
147:12	Stockx's	StockX's	Typographical Error	
147:18	Stockx's	StockX's	Typographical Error	
147:22	Stockx's	StockX's	Typographical Error	
147:25	Stockx's	StockX's	Typographical Error	
148:4	Stockx's	StockX's	Typographical Error	
148:9	Stockx's	StockX's	Typographical Error	
149:12	anything	an opinion	Transcription Error	
149:22	Stockx's	StockX's	Typographical Error	
150:4	Stockx's	StockX's	Typographical Error	
151:3	Stockx's	StockX's	Typographical Error	
151:4	Stockx's	StockX's	Typographical Error	
151:8	that the evidence	that there is evidence	Transcription Error	

<u>Deposition Date</u>: 8/22/2023 <u>Deponent</u>: Dr. Robert L. Vigil – Errata Sheet

Case Name: Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC)				
Page(s): Line(s)	Now Reads	Should Read	Reason	
151:17	Stockx's	Stock X 's	Typographical Error	
151:22	my footnotes	these footnotes	Transcription Error	
152:3	Stockx's	StockX's	Typographical Error	
153:16	know about	know beyond that about	Transcription Error	
156:9	Stockx's	StockX's	Typographical Error	
156:18-19	listing." And	listing, and	Typographical Error	
156:19-21	Nike's b rand p rotection d irector of a uthentication and i nnovation	Nike's Brand Protection Director of Authentication and Innovation	Typographical Error	
156:21-22	StockX and Nike- branded protection	StockX and Nike Brand Protection	Transcription/Typographical Error	
157:2	counterfeit	counterfeits	Transcription Error	
157:23	StockX Trading	StockX's Trading	Transcription Error	
158:5	Stockx's	Stock X 's	Typographical Error	
158:17	Stockx's	Stock X 's	Typographical Error	

<u>Deposition Date</u>: 8/22/2023 <u>Deponent</u>: Dr. Robert L. Vigil – Errata Sheet

Case Name: Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC)				
Page(s): Line(s)	Now Reads	Should Read	Reason	
158:22	Stockx's	Stock X 's	Typographical Error	
159:3	Stockx's	StockX's	Typographical Error	
159:5	The opinions	All of the opinions	Transcription Error	
159:14	Stockx's	StockX's	Typographical Error	
159:20	Stockx's	StockX's	Typographical Error	
159:23	Court	court	Typographical Error	
159:23	may	might	Transcription Error	
160:4	Stockx's	StockX's	Typographical Error	
160:6	I don't know one	I'm not sure one	Transcription Error	
160:7	I don't know that that	I'm not sure what that	Transcription Error	
160:10	why don't you	why do you	Transcription Error	
161:19	Stockx's	StockX's	Typographical Error	
163: 23	work . W ho	work , w ho	Typographical Error	

<u>Deposition Date</u>: 8/22/2023 <u>Deponent</u>: Dr. Robert L. Vigil – Errata Sheet <u>Case Name: Nike Inc. v. StockX LLC</u>, No. 22 CV 983 (VC)

Case Name: Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC)				
Page(s): Line(s)	Now Reads	Should Read	Reason	
166:23	of secondary	of the secondary	Transcription Error	
167:9	Nike's	StockX's	Clarification	
169:5	they had competitors	they are competitors	Transcription Error	
170:7	that	those same	Clarification	
179:5	the coefficient	the coefficients	Transcription Error	
180:18	concerning two	concerning the two	Transcription Error	
181:6-7	trades. Then, yes	trades, then, yes	Transcription Error	
183:7-8	the level Nike and Jordan	the level of Nike and Jordan	Transcription Error	
189:12	\$13.8 7	\$13.8 2	Transcription Error	
189:17	13.8 0 to	13.8 2	Transcription Error	
190:18	of 43.32	before 3.32	Transcription Error	
191:3	it can be	you can think of it as	Transcription Error	
194:21	specifically, to	specifically to	Typographical Error	

<u>Deposition Date</u>: 8/22/2023 Deponent: Dr. Robert L. Vigil – Errata Sheet

<u>Deponent</u> : Dr. Robert L. Vigil – Errata Sheet <u>Case Name</u> : Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC)					
Page(s): Line(s)	Now Reads	Should Read	Reason		
199:17	you that the	you that's the	Transcription Error		
200:7	CM2, they are not deducting	CM2 that I'm deducting	Transcription Error		
201:7	fluctuations and volume	fluctuations in volume	Transcription Error		
201:15-16	the reason is I could clarify that	the reason I clarify that	Clarification		
201:17	run, but	run,	Clarification		
208:24	find	identify	Transcription Error		
218:21-22	total fixed operating , fixed operations	total fixed operations	Clarification		
224:21	of the	on the	Transcription Error		
225:13	tech and fixed	tech fixed	Transcription Error		
228:13	but you	but I	Transcription Error		
229:2	Jordan didn't	Jordan trades didn't	Transcription Error		
229:22-23	was produced in	was produced to Nike in	Transcription Error		

Deposition Date: 8/22/2023

<u>Deponent</u> : Dr. Robert L. Vigil – Errata Sheet <u>Case Name</u> : Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC)					
Page(s): Line(s)	Now Reads	Should Read	Reason		
235:5	it, whether	it. Knowing whether	Clarification		
237:7	utilize. Whether they've	utilize or that they've	Transcription Error		
238:2-3	a lot of other	lots of different	Transcription Error		
242:15-16	a survey that evidenced	survey evidence	Transcription Error		
246:21	decision	decisions	Transcription Error		
252:2	consumer	consumers	Transcription Error		
254:16	information	evidence	Transcription Error		
254:22	trades	claims	Transcription Error		
255:8	difference and difference	difference in difference	Transcription Error		
258:3	inspection of and.	inspection.	Transcription Error		
259:2	as	for	Transcription Error		
259:13	sneaker-head	sneakerhead	Typographical Error		
259:20	sneaker-head	sneakerhead	Typographical Error		

I, Dr. Robert L. Vigil, do hereby certify under penalty of perjury that I have read the foregoing transcript of my deposition taken on August 22, 2023; that I have made such corrections as appear noted herein; and that my testimony as contained herein, as corrected, is true and correct.

DATED this 26th day of September, 2023.

Ashert L Will

Dr. Robert L. Vigil